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	UNITED STATES D	DISTRICT COURT
	UNITED STATES D FOR THE NORTHERN DIS	
		STRICT OF CALIFORNIA
	FOR THE NORTHERN DIS	STRICT OF CALIFORNIA
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	FOR THE NORTHERN DIS OAKLAND ABANTE ROOTER AND PLUMBING, INC.,	TRICT OF CALIFORNIA DIVISION
	FOR THE NORTHERN DIS OAKLAND ABANTE ROOTER AND PLUMBING, INC., GEORGE ROSS MANESIOTIS, MARK	STRICT OF CALIFORNIA
	FOR THE NORTHERN DIS OAKLAND ABANTE ROOTER AND PLUMBING, INC., GEORGE ROSS MANESIOTIS, MARK HANKINS, and PHILIP J. CHARVAT,	TRICT OF CALIFORNIA DIVISION
	FOR THE NORTHERN DIS OAKLAND ABANTE ROOTER AND PLUMBING, INC., GEORGE ROSS MANESIOTIS, MARK HANKINS, and PHILIP J. CHARVAT, individually and on behalf of all others	Civil Action No. 4:15-cv-06314-YGR
	FOR THE NORTHERN DIS OAKLAND ABANTE ROOTER AND PLUMBING, INC., GEORGE ROSS MANESIOTIS, MARK HANKINS, and PHILIP J. CHARVAT,	TRICT OF CALIFORNIA DIVISION
	FOR THE NORTHERN DISTANCE OAKLAND ABANTE ROOTER AND PLUMBING, INC., GEORGE ROSS MANESIOTIS, MARK HANKINS, and PHILIP J. CHARVAT, individually and on behalf of all others similarly situated,	Civil Action No. 4:15-cv-06314-YGR DECLARATION OF MARGARET SCHUCHARDT IN SUPPORT OF DEFENDANTS' ADMINISTRATIVE
	FOR THE NORTHERN DIS OAKLAND ABANTE ROOTER AND PLUMBING, INC., GEORGE ROSS MANESIOTIS, MARK HANKINS, and PHILIP J. CHARVAT, individually and on behalf of all others	Civil Action No. 4:15-cv-06314-YGR DECLARATION OF MARGARET SCHUCHARDT IN SUPPORT OF DEFENDANTS' ADMINISTRATIVE MOTION TO FILE UNDER SEAL
	FOR THE NORTHERN DISTANCE OAKLAND ABANTE ROOTER AND PLUMBING, INC., GEORGE ROSS MANESIOTIS, MARK HANKINS, and PHILIP J. CHARVAT, individually and on behalf of all others similarly situated,	Civil Action No. 4:15-cv-06314-YGR DECLARATION OF MARGARET SCHUCHARDT IN SUPPORT OF DEFENDANTS' ADMINISTRATIVE MOTION TO FILE UNDER SEAL MATERIALS DESIGNATED
	FOR THE NORTHERN DISTANCE OAKLAND ABANTE ROOTER AND PLUMBING, INC., GEORGE ROSS MANESIOTIS, MARK HANKINS, and PHILIP J. CHARVAT, individually and on behalf of all others similarly situated, Plaintiffs,	Civil Action No. 4:15-cv-06314-YGR DECLARATION OF MARGARET SCHUCHARDT IN SUPPORT OF DEFENDANTS' ADMINISTRATIVE MOTION TO FILE UNDER SEAL
:	FOR THE NORTHERN DISTANCE OAKLAND ABANTE ROOTER AND PLUMBING, INC., GEORGE ROSS MANESIOTIS, MARK HANKINS, and PHILIP J. CHARVAT, individually and on behalf of all others similarly situated, Plaintiffs,	Civil Action No. 4:15-cv-06314-YGR DECLARATION OF MARGARET SCHUCHARDT IN SUPPORT OF DEFENDANTS' ADMINISTRATIVE MOTION TO FILE UNDER SEAL MATERIALS DESIGNATED
	FOR THE NORTHERN DISTANCE OAKLAND ABANTE ROOTER AND PLUMBING, INC., GEORGE ROSS MANESIOTIS, MARK HANKINS, and PHILIP J. CHARVAT, individually and on behalf of all others similarly situated, Plaintiffs, V.	Civil Action No. 4:15-cv-06314-YGR DECLARATION OF MARGARET SCHUCHARDT IN SUPPORT OF DEFENDANTS' ADMINISTRATIVE MOTION TO FILE UNDER SEAL MATERIALS DESIGNATED CONFIDENTIAL
	FOR THE NORTHERN DISTORY OAKLAND ABANTE ROOTER AND PLUMBING, INC., GEORGE ROSS MANESIOTIS, MARK HANKINS, and PHILIP J. CHARVAT, individually and on behalf of all others similarly situated, Plaintiffs, v. ALARM.COM INCORPORATED, and	Civil Action No. 4:15-ev-06314-YGR DECLARATION OF MARGARET SCHUCHARDT IN SUPPORT OF DEFENDANTS' ADMINISTRATIVE MOTION TO FILE UNDER SEAL MATERIALS DESIGNATED CONFIDENTIAL
	FOR THE NORTHERN DISTORAL OAKLAND ABANTE ROOTER AND PLUMBING, INC., GEORGE ROSS MANESIOTIS, MARK HANKINS, and PHILIP J. CHARVAT, individually and on behalf of all others similarly situated, Plaintiffs, V. ALARM.COM INCORPORATED, and ALARM.COM HOLDINGS, INC.,	Civil Action No. 4:15-cv-06314-YGR DECLARATION OF MARGARET SCHUCHARDT IN SUPPORT OF DEFENDANTS' ADMINISTRATIVE MOTION TO FILE UNDER SEAL MATERIALS DESIGNATED
	FOR THE NORTHERN DISTORAL OAKLAND ABANTE ROOTER AND PLUMBING, INC., GEORGE ROSS MANESIOTIS, MARK HANKINS, and PHILIP J. CHARVAT, individually and on behalf of all others similarly situated, Plaintiffs, V. ALARM.COM INCORPORATED, and ALARM.COM HOLDINGS, INC.,	Civil Action No. 4:15-cv-06314-YGR DECLARATION OF MARGARET SCHUCHARDT IN SUPPORT OF DEFENDANTS' ADMINISTRATIVE MOTION TO FILE UNDER SEAL MATERIALS DESIGNATED CONFIDENTIAL

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I, Margaret Schuchardt, make the following Declaration based on personal knowledge of the matters set forth herein. If called upon, I could and would testify competently to the following:

- 1. I am a partner at Jaszczuk, P.C., counsel to Defendants Alarm.com Incorporated and Alarm.com Holdings, Inc. ("Alarm.com" or "Defendants") in this matter. I submit this Declaration in support of Defendants' Administrative Motion to File Under Seal Materials Designated Confidential.
- 2. My declaration in support of Defendants' Response to Plaintiffs' Motion for Class Certification attaches documents that Defendants have designated as confidential.
- 3. Defendants therefore seek to file these documents under seal pursuant to the Stipulated Protective Order in this case (Dkt. 55) because the documents contain "trade secret[s] or other confidential research, development, or commercial information." Fed. R. Civ. P. 26(c)(1)(G). Submitted herewith are the unredacted versions of the below-listed documents for filing under seal.

Document	Portion Designated Confidential
Excerpts of the transcript of the deposition	Entire document
of Stephen Trundle (Exhibit 2 to Schuchardt	
Decl. in Support of Defendants' Response	
to Plaintiffs' Motion for Class Certification)	
Alarm 0018581-83 (Exhibit 14 to	Entire document
Schuchardt Decl. in Support of Defendants'	
Response to Plaintiffs' Motion for Class	
Certification)	

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

1	EXECUTED in Chicago, IL on March 28, 2017.
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3	/s/ Margaret M. Schuchardt Margaret M. Schuchardt
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I, Margaret M. Schuchardt, hereby certify that on March 28, 2017, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to all parties registered to receive electronic service in the above-Respectfully submitted, By: /s/ Margaret M. Schuchardt Martin W. Jaszczuk (pro hac vice) Margaret M. Schuchardt (pro hac vice) Keith L. Gibson (pro hac vice) 311 South Wacker Drive, Suite 1775 Chicago, Illinois 60606 Telephone: (312) 442-0509 Facsimile: (312) 442-0519 mjaszczuk@jaszczuk.com mschuchardt@jaszczuk.com kgibson@jaszczuk.com Attorneys for Defendants Alarm.com Incorporated and Alarm.com Holdings, Inc.